IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

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GO MEDICAL INDUSTRIES PTY, LTD. and ALEXANDER G.B. O'NEIL,

Plaintiffs,

v.

CIVIL ACTION FILE NO. 1:01-CV-313-TWT

INMED CORPORATION d/b/a RUSCH, INTERNATIONAL, a wholly owned subsidiary of Teleflex, Inc., and ALPINE MEDICAL, INC. (formerly known as Medical Marketing Group, Inc.),

Defendants.

VERDICT

I.

TRADEMARK INFRINGEMENT

Α.

As to the Plaintiffs' claim for trademark infringement against the Defendant Alpine Medical, Inc., f/k/a Medical Marketing Group, Inc., we the jury find in favor

of

the Plaintiffs and award the sum of

\$350,838.00 reasonable royalty

T:\CIVIL\Go Medical\verdict.wpd



$\frac{5.573.236.00}{\text{unjust enrichment}}$
\$ 3,873,236.00 unjust enrichment \$ 19,000,000.00 punitive damages.
or
the Defendant.
В.
As to the Plaintiffs' claim for trademark infringement against the Defendant
Inmed Corporation, d/b/a Rüsch International, we the jury find in favor of
the Plaintiffs and award the sum of
\$ 2,672,419 reasonable royalty
\$ 2,672,419 reasonable royalty \$ 32,265,634 unjust enrichment
\$ punitive damages.
or
the Defendant.
II.
BREACH OF CONTRACT
As to the Plaintiffs' claim for breach of contract against the Defendant Alpine
Medical, Inc., f/k/a Medical Marketing Group, Inc., we the jury find in favor of
the Plaintiffs and award the sum of $$6,156,511,00$ as

damages

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the Defendant.	
This $12^{\frac{1}{2}}$ day of February, 2004.	
	Monua Leflow FOREPERSON